

UNITED STATES DEPARTMENT OF COMMERCE
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SERIAL NUMBER	FILING DATE		FIRST NAMED APPLICANT	 ATTORNEY DOCKET NO.
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005514 LM41/0824 FITZPATRICK, CELLA, HARPER & SCINTO 30 ROCKEFELLER PLAZA NEW YORK NY 10112-3801

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08/24/98

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

THE PERIOD FOR RESPONSE:		- 0 A O	
a) is extended to run	or continues to run 2 mos	from the date of the final rejection.	
		te of this Advisory Action, whichever is later. In no nonths from the date of the final rejection.	
The date on which the response, the pe purposes of determining the period of e	utition, and the fee have been filed is the xtension and the corresponding amoun	(a), the proposed response and the appropriate fee. e date of the response and also the date for the t of the fee. Any extension fee pursuant to 37 CFR riod for response or as set forth in b) above.	
Appellant's Brief is due in accordance with	37 CFR 1.192(a).		
Applicant's response to the final rejection, fill to place the application in condition for allow		sidered with the following effect, but it is not deemed	
1.	and /or specification will not be entered	and the final rejection stands because:	
 a. There is no convincing showing unpresented. 	nder 37 CFR 1.116(b) why the propose	d amendment is necessary and was not earlier	
b. They raise new issues that would	require further consideration and/or sea	arch. (See Note).	
c. They raise the issue of new matte	er. (See Note).		
d. They are not deemed to place the appeal.	e application in better form for appeal t	y materially reducing or simplifying the issues for	
e. They present additional claims wi	thout cancelling a corresponding numb	er of finally rejected claims.	
NOTE: All previously per	tina claims 43-45	have been cancelled and new	
clarms 61-80 have consideration with the issues under	the been added, white the report to the merit 35 USC 112.	h would require further	
Claims bl-80 have consideration with the Issue under the non-allowable claims.	the report to the ment	h would require further	
He Issue under Newly proposed or amended claims the non-allowable claims.	th repect to the ment	h would require further s of the darms as well as	
Newly proposed or amended claims the non-allowable claims. 3. Upon the filing an appeal, the proposed be as follows: Claims allowed:	th repect to the ment	b Would regute further soft the darms as well as	
Newly proposed or amended claims the non-allowable claims. 3. Upon the filing an appeal, the proposed be as follows: Claims allowed: Claims objected to:	th repect to the ment	b Would regute further soft the darms as well as	
Newly proposed or amended claims the non-allowable claims. 3. Upon the filing an appeal, the proposed be as follows: Claims allowed:	th repect to the ment	b Would regute further soft the darms as well as	
Newly proposed or amended claims the non-allowable claims. 3. Upon the filing an appeal, the proposed be as follows: Claims allowed: Claims objected to: Claims rejected: 43	e been added white the merit 35 USC 1/2	b Would regute further soft the darms as well as	
Newly proposed or amended claims the non-allowable claims. 3. Upon the filing an appeal, the proposed be as follows: Claims allowed: Claims objected to: Claims rejected: However;	would be allowed if s amendment will be entered w be the following rejection(s):	b Would regutive furthers of the daims will not be entered and the status of the claims will	alorere)
Newly proposed or amended claims the non-allowable claims. 3. Upon the filing an appeal, the proposed be as follows: Claims allowed: Claims objected to: Claims rejected: However; Applicant's response has overcome	would be allowed if s amendment will be entered w the following rejection(s): insideration has been considered but do y based on the new	ubmitted in a separately filed amendment cancelling ill not be entered and the status of the claims will be not overcome, the rejection because	alorere)
Newly proposed or amended claims	would be allowed if s amendment will be entered w the following rejection(s): nsideration has been considered but delay based on the new ered because applicant has not shown	sof the darms as well as submitted in a separately filed amendment cancelling will not be entered and the status of the claims will sees not overcome, the rejection because set of darms see Note good and sufficent reasons why it was not earlier Darbon-H	alorere)
Newly proposed or amended claims	would be allowed if s amendment will be entered w the following rejection(s): nsideration has been considered but delay based on the new ered because applicant has not shown	sof the darms as well as submitted in a separately filed amendment cancelling will not be entered and the status of the claims will sees not overcome, the rejection because set of darms see Note good and sufficent reasons why it was not earlier Darbon-H	alorere)
Newly proposed or amended claims	would be allowed if s amendment will be entered w the following rejection(s): nsideration has been considered but delay based on the new ered because applicant has not shown	sof the darms as well as submitted in a separately filed amendment cancelling will not be entered and the status of the claims will sees not overcome, the rejection because set of darms see Note good and sufficent reasons why it was not earlier Darbon-H	alorse)